# **Unofficial Draft Copy**

As of: 2022/12/02 03:47:502022/12/04 11:48:24

Drafter: Jaret Coles, 406-444-4022

PD 00380073\*

INTRODUCED BY C. SMITH

JOINT RULES AMENDMENT NO. SJ.0001.001.0<u>11</u>

AMENDMENT REQUESTED BY <u>SEN. K. REGIER</u>

FOR THE JOINT RULES COMMITTEE

PREPARED BY JARET COLES

BY REQUEST OF THE JOINT RULES

A JOINT RESOLUTION OF THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE STATE OF MONTANA ADOPTING THE JOINT LEGISLATIVE RULES.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE STATE OF MONTANA:

That the following Joint Rules be adopted:

68th Legislature

## **JOINT RULES OF THE MONTANA**

### **SENATE AND HOUSE OF REPRESENTATIVES**

#### **CHAPTER 1**

### **COVID-19 Response**

- **1-05. Definitions.** As used in these joint rules, the following definitions apply:
- (1) "Member" means a member of the Senate or the House of Representatives for the 67th Legislature.
- (2) "Participating remotely", "remotely present", or "participate remotely" means participating by telephone, teleconference, videoconference, or other means.
- (3) "Present" means a member was either physically present and participating in the session or remotely present and participating in the session.
  - (4) "Session" means the 67th legislative session.
- **1-10.** Legislative Leadership COVID-19 Response Panel. (1) There is a Legislative Leadership COVID-19 Response Panel comprised of:

**Unofficial Draft Copy** 

As of: 2022/12/02 03:47:502022/12/04 11:48:24

Drafter: Jaret Coles, 406-444-4022

any bill to the Legislature with recommendations for amendment. The Governor's recommendations for

amendment must be considered first by the house in which the bill originated.

(2) If the Legislature passes the bill in accordance with the Governor's recommendations, it shall return

PD 00380073\*

the bill to the Governor for reconsideration. The Governor may not return a bill to the Legislature a second time

for amendment.

68th Legislature

(3) If the Governor returns a bill to the originating house with recommendations for amendment, the

house shall reconsider the bill under its rules relating to amendments offered in Committee of the Whole.

(4) The bill then is subject to the following procedures:

(a) The originating house shall transmit to the second house, for consideration under its rules relating to

amendments in Committee of the Whole, the bill and the originating house's approval or disapproval of the

Governor's recommendations.

(b) If both houses approve the Governor's recommendations, the bill must be returned to the Governor

for reconsideration.

(c) If both houses disapprove the Governor's recommendations, the bill must be returned to the

Governor for reconsideration.

(d) If one house disapproves the Governor's recommendations and the other house approves, then

either house may request a conference committee, which may be a free conference committee.

(i) If both houses adopt a conference committee report, the bill in accordance with the report must be

returned to the Governor for reconsideration.

(ii) If a conference committee fails to reach agreement or if its report is not adopted by both houses, the

Governor's recommendations must be considered not approved and the bill must be returned to the Governor

for further consideration.

**CHAPTER 60** 

Rules

60-05. Source and precedent of legislative rules of the Montana Legislature. (1) The legislative

rules of the Montana Legislature are derived from several sources listed below and take precedence in the

following order:

(a) constitutional provisions-and judicial decisions on the constitution;

**Unofficial Draft Copy** 

As of: <del>2022/12/02 03:47:50</del>2022/12/04 11:48:24 68th Legislature Drafter: Jaret Coles, 406-444-4022

(b) adopted legislative rules of the Montana Legislature;

(c) statutory provisions;

(d) adopted parliamentary authority; and

(e) parliamentary law.

(2) Legislative rules passed by one legislature or statutory provisions governing the legislative process

are not binding on a subsequent legislature.

**60-10. Suspension of joint rule -- change in rules.** (1) A joint rule may be repealed, amended, or

adopted only with the concurrence of both houses. A motion or a joint rule resolution to repeal, amend, or adopt

a joint rule must be referred to the Rules Committee. A joint rule may be repealed, amended, or adopted only

with the concurrence of a majority of the members voting in both houses.

(2) A joint rule governing the procedure for handling bills may be temporarily suspended by the consent

of two-thirds of the members of either house, insofar as it applies to the house suspending it.

(3) Any Rules Committee report recommending a change in the joint rules must be referred to the other

house. Any new rule or any change in the rules of either house must be transmitted to the other house for

informational purposes.

(4) Upon adoption of any change, the Secretary of the Senate and the Chief Clerk of the House of

Representatives shall provide the office of the Legislative Services Division:

(a) one copy of all motions or resolutions amending Senate, House, or joint rules; and

(b) copies of all minutes and reports of the Rules Committees.

60-20. Reference to Mason's Manual. Mason's Manual of Legislative Procedure (2020) governs the

proceedings of the Senate and the House of Representatives in all cases not covered by these rules.

60-30. Publication and distribution of joint rules. (1) The Legislative Services Division shall codify

and publish in one volume:

(a) the rules of the Senate;

(b) the rules of the House of Representatives; and

(c) the joint rules of the Senate and the House of Representatives.

(2) After the rules have been published, the Legislative Services Division shall distribute copies as

directed by the Senate and the House of Representatives.

PD 00380073\*